UNITED STATES DISTRICT COURT

		for the District of Maine)	- 2025 MAR 26 P N 39
9	United States of America v. JASON W. LANGLEY Defendant))))	Case No.	1:24-mj-00331-JCN
	ORDER SETTI	ING CONDITION	IS OF RE	CLEASE
IT I	S ORDERED that the defendant's release is s	ubject to these condi	tions:	
(1)	The defendant must not violate federal, state	e, or local law while	on release.	
(2)	The defendant must cooperate in the collection of a DNA sample if it is authorized by 42 U.S.C. § 14135a.			
(3)	The defendant must advise the court or the pretrial services office or supervising officer in writing before making any change of residence or telephone number.			
(4)	The defendant must appear in court as required and, if convicted, must surrender as directed to serve a senter the court may impose.			
	The defendant must appear at: Bangor, Mai	ine	Plac	ce
	on	As directed		
(5)	If blank, defendant will be notified of next ap The defendant must sign an Appearance Bon	ppearance.		

ADDITIONAL CONDITIONS OF RELEASE

Pursuant to 18 U.S.C. § 3142(c)(1)(B), the court may impose the following least restrictive condition(s) only as necessary to reasonably assure the appearance of the person as required and the safety of any other person and the community.

IT IS FURTHER ORDERED that the defendant's release is subject to the conditions marked below:

(□)	(6)		defendant son or orga	is placed in the custody of:			
				f above is an organization)			
			and state			Tel. No.	
				e the defendant, (b) use every effort to assure t t violates a condition of release or is no longer in			and (c) notify the court
				Signed:			
(K2I)	(m)	101		Cu	stodian	Date
			defendant		110 D - 1 - 4' 1 D	-+ !-1 g ! Off	
(M)	(a)	telephone	supervision by and report for supervision to the number 207-945-0369, no later than	As direct		,
7		(h)		or actively seek employment.	AS UITEC	·	
	200			or start an education program.			
-				any passport to:			
				a passport or other international travel document			
				he following restrictions on personal association,		Do not return to the Sand Be	ach area of Acadia
()			National I				
(1	\boxtimes	302		contact, directly or indirectly, with any person wh	o is or may be a victin	n or witness in the investigation	or prosecution,
	(%)			No contact with Victim A, as named in the dis			- ×
	-0.00						
(□)	(h)	get medic	al or psychiatric treatment:			
(\Box	(i) -	raturn to c	eustody each at o'clock	after being released	at o'clock for er	mnlaymant sahaalina
(1	ш)	2.5		owing purposes:	carter being released	o clock for el	iipioyment, schooling,
			of the foll	owing purposes.			3
Œ	\Box	(i) -	maintain r	esidence at a halfway house or community correc	tions center, as the pro	etrial services office or supervi	sing officer considers
(1		2.55	necessary.		tions conton, as the pro-	on the second se	Sing sinter templates
([□)	(k)	not posses	s a firearm, destructive device, or other weapon.			
([□)	(1)	not use ald	cohol (🧖) at all (🧖) excessively.			
[]	□)	(m)	not use or	unlawfully possess a narcotic drug or other contr	olled substances defin	ed in 21 U.S.C. § 802, unless p	rescribed by a licensed
			and the second state of the second	ractitioner.			
([\Box)			testing for a prohibited substance, if required by t			
				equency and may include urine testing, wearing a			
				substance screening or testing. The defendant must substance screening or testing of prohibited substance screening or testing of prohibited substance.		pt to obstruct, or tamper with the	ne efficiency and
([٦,			in a program of inpatient or outpatient substance		eted by the pretrial services offi	ice or supervising
(L	」)		officer.	in a program of inpatient of outpatient substance	uso treatment, if three	seed by the predict services on	ice of supervising
([□)	(p)	participate	in the remote alcohol testing program using cont	inuous electronic alco	hol testing and comply with its	requirements as
			directed, in	ncluding not consuming alcohol.			
				all or part of the cost of remote alcohol testing, in		ss or damage, based upon your	ability to pay, as
				rmined by the pretrial services or supervising off			
(E])	(q)	participate	in the location monitoring program and comply	with the requirements,	as directed in subsections i, ii,	and iii.
			i. Followi	ng the location restriction component (check one):		
			(©) (1)	Curfew. You are restricted to your residence even	ery day (🗘) from	to	or (💆) as
			(-) (-)	directed by the pretrial services office or supervi	sing officer; or		, 0. () us
		19	(🖰) (2)	Home Detention. You are restricted to your resi	dence at all times exce		
				medical, substance use, or mental health treatme			
			/ # > / A	approved by the court; or essential activities app			
			(1º) (3)	Home Incarceration. You are restricted to 24-h court appearances or activities specifically approximately approxim		i your residence except for med	nical necessities and
		9	(6) (4)	Stand-Alone Monitoring. You have no resident	ial component (curfev	v. home detention, or home inc	arceration) restrictions
		Į.	(**) (**)	However, you must comply with the location or	travel restrictions as in	nposed by the court. Note: Sta	nd-alone monitoring
				should be used in conjunction with global position			

ADDITIONAL CONDITIONS OF RELEASE

	(ii)	submit to	the following location monitoring technology (check one):		
		(() (1)	Location monitoring technology as directed by the pretrial services or supervising officer; or		
		(() (2)	GPS; or		
		((3)	Radio Frequency; or		
		(() (4)	Voice Recognition; or		
		(高)(5)	Virtual Mobile Application. You must allow the pretrial services or supervising officer to conduct initial and periodic inspections of the mobile device and mobile application to verify that 1) the monitoring software is functional, 2) the required configurations (e.g., locational services) are unaltered, and 3) no efforts have been made to alter the mobile application.		
(iii)		(☐) pay all or part of the cost of location monitoring, including equipment loss or damage, based upon your ability to pay, as determined by the pretrial services or supervising officer			
(□)	(r)	report as soon as possible, to the pretrial services or supervising officer, every contact with law enforcement personnel, including a questioning, or traffic stops.			
(\square)	(s)				

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (*i.e.*, in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

Defendant's Signature	
Defendant s pignature	
Pangar Maina	
Bangor, Maine City and State	

Directions to the United States Marshal

(⊠) (□)	The defendant is ORDERED released after processing. The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before the appropriate judge at the time and place specified.
Date:	May 24, 2025 Judicial Officer's Signature
	John A. Woodcock, Jr.
	Printed name and title